

PRODUCT: 37 cards, each containing 24 ½-ounce packages, of pickle mixture at Webb City, Mo.

LABEL, IN PART: "Old Dutch Mill Pickle Mixture for Dilling Pickles" and "Old Dutch Saccharin Pickle Mixture."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insect fragments, rodent excreta, and rodent hairs; and, Section 402 (a) (4), the article had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: November 9, 1950. Default decree of condemnation and destruction.

VITAMIN, MINERAL, AND OTHER PRODUCTS OF SPECIAL DIETARY SIGNIFICANCE*

18699. Adulteration and misbranding of liver and yeast extract tablets and Fenatrate syrup. U. S. v. 95 Bottles, etc. (F. D. C. No. 33139. Sample Nos. 17719-L to 17721-L, incl., 17725-L, 17726-L.)

LIBEL FILED: May 20, 1952, Southern District of California.

ALLEGED SHIPMENT: Between January 1944 and January 1950, from Detroit, Mich.

PRODUCT: 95 100-tablet bottles, 5 500-tablet bottles, and 8 1,000-tablet bottles of liver and yeast extract tablets, and 44 3-ounce bottles and 18 1-pint bottles of Fenatrate syrup at Los Angeles, Calif.

LABEL, IN PART: "Liver-Yeast Extract Tablets. Each Tablet Contains * * * (Vitamin B₁) 85 I. U." and "Syrup of Fenatrate B₁ * * * Vitamin B₁ (2640 int. units) 8.0 mg."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), a valuable constituent, vitamin B₁, had been in whole or in part omitted or abstracted from the article.

Misbranding, Section 403 (a), the label statements (liver and yeast extract tablets) "Each Tablet Contains * * * (Vitamin B₁) 85 I. U." and (Fenatrate syrup) "Vitamin B₁ (2640 int. units) 8.0 mg." were false and misleading as applied to the articles, which contained less than the declared amounts of vitamin B₁.

The articles were adulterated and misbranded while held for sale after shipment in interstate commerce.

DISPOSITION: June 13, 1952. Default decree of condemnation and destruction.

18700. Adulteration and misbranding of Magnatone Supplement. U. S. v. 28 Bags * * *. (F. D. C. No. 31952. Sample No. 10160-L.)

LIBEL FILED: October 31, 1951, Eastern District of Michigan.

ALLEGED SHIPMENT: On or about June 21, 1951, by Magnatonic Products, Inc., from New Knoxville, Ohio.

PRODUCT: 28 50-pound bags of Magnatone Supplement at Hudson, Mich. Analysis disclosed that the product contained not more than one-half of the declared amounts of vitamins A and D.

*See also No. 18651.

LABEL, IN PART: (Bag) "Magnatone Supplement Minerals Vitamins for the Dairy Herd * * * Vitamin A (Carotene from Carrot Oil) 25,000 U. S. P. Units per lb., Vitamin D₂ (Irradiated Ergosterol * * * 10,000 U. S. P. Units per lb."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), valuable constituents, vitamins A and D, had been in part omitted or abstracted from the article.

The article was alleged also to be misbranded under the provisions of the law applicable to drugs, as reported in notices of judgment on drugs and devices, No. 3759.

DISPOSITION: January 25, 1952. Default decree of condemnation. The court ordered that the product be delivered to a Federal institution, for use as animal feed.

In attempting to execute the order of the court, the United States marshal found that the product under seizure had been returned to the State of Ohio, where it was fed to animals. Upon submission of these facts to the court, an order was entered on June 19, 1952, dismissing the libel.

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FEDERAL SECURITY AGENCY

FOOD AND DRUG ADMINISTRATION

NOTICES OF JUDGMENT UNDER THE FEDERAL FOOD, DRUG, AND COSMETIC ACT

[Given pursuant to section 705 of the Food, Drug, and Cosmetic Act]

18701-18750

FOODS

The cases reported herewith were instituted in the United States district courts by the United States attorneys, acting upon reports submitted by the Federal Security Agency. Published by direction of the Federal Security Administrator.

CHARLES W. CRAWFORD, *Commissioner of Food and Drugs.*

WASHINGTON, D. C., *December 23, 1952.*

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